

## UNITED STATES DEPARTMENT OF COMMERCE

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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. FILING DATE APPLICATION NO. 08/012,269 02/01/93 KWON В MUSHER, EXAMINER Г 18N1/0516 BARNARD & BROWN 306 STATE STREET, #220 PAPER NUMBER **ART UNIT** ITHACA, NEW YORK 14850 1813 DATE MAILED: 05/16/96

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 



## Notification of Non-Compliance with 37 CFR 1.192(c)

Applicant(s) Application No. 08/012,269 Kwon Group Art Unit

3, 3, 1, 1, 1, 1, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2,	Mosher	1813	_
.192(c). See MPEP § 1206.	e for failure to comply with one		
Applicant is given a TIME LIMIT of ONE MONTH from the CFR 1.192(a) for filing a new complete brief. If a new brief submitted, the appeal will be dismissed as of the expiration his one month time limit may be obtained under either 37 CFR 1.192(a) for filing the brief may be extended under 3 Appeal. The new complete brief must be filed IN TRIPLICA	of that fully compiles with 37 CF of the period provided by 37 C CFR 1.136(a) or (b) but the orig 7 CFR 1.136(a) up to six months	FR 1.192(a). No extension of linal two-month period under 3	7
<ol> <li>The brief does not contain the items required under or in the proper order.</li> </ol>	37 CFR 1.192(c), or the items a	are not under the proper headir	ายู
<ol> <li>The brief does not contain a statement of the statu appealed claims. 37 CFR 1.192(c)(3).</li> </ol>	s of all claims, pending or cance	lled, or does not identify the	
<ol> <li>At least one amendment has been filed subsequent of the status of each such amendment. 37 CFR 1.</li> </ol>	to the final rejection, and the br $192(c)(4)$ .	ief does not contain a stateme	nt
4. The brief does not contain a concise explanation of line number and to the drawing, if any, by reference	the claimed invention, referring e characters. 37 CFR 1.192(c)(	to the specification by page ar 5).	nd —
5.   The brief does not contain a concise statement of the statement of th	the issues presented for review.	37 CFR 1.192(c)(6).	
6. 🔀 A single ground of rejection has been applied to tw	o or more claims in this applicati	ion, and	
<ul> <li>a.               the brief omits the statement required by 37 Cl together, yet presents arguments in support the      </li> </ul>	R 1.192(c)(7) that one or more	claims do not stand or fall	
b. the brief includes the statement required by 37 together, yet does not present arguments in su	CFR 1.192(c)(7) that one or mo pport thereof in the argument se	ore claims do not stand or fall ection of the brief.	
7.   The brief does not present an argument under a se			
8.   The brief does not contain a correct copy of the approximation of t	ppealed claims as an appendix th	ereto. 37 CFR 1.192(c)(9).	
9. 🔀 Other (including any explanation in support of the	above items):	,	
- The brief does not identify the	real party in int	erest or	
identity related appeals a	nd interference	s. 37 CFR	
1163(6)(1-)			
- The brief does not present ars	suments as to why	claim 22 does	
not stand or fall with claim	is 1-3 for those	Spormas 11.	
- The brief does not present arg not stand or Sall with claim rejection applied to 1-3a	nd 22 together.	MARY E. MOSHER	
· •		PRIMART EARWINER	

U. S. Patent and Trademark Office PTO-462 (Rev. 6-95)

MARY E. MOSHER PRIMARY EXAMINER **GROUP 1800**